termination Made by His Sec-

tary, Robert Adamson.

to Refuse Tammany In-

dorsement.

GAYNOR WILL RUN



BOXSCORE

"Circulation Books Open to All."

Co. (The New York World).

WEDNESDAY, AUGUST 27, 1913.

14 PAGES

FOR HIS DEPORTATION

Canadian Judge Permits Withdrawal of Habeas Corpus Writ, After Denying Even a Hearing to New York State Counsel.

CROWDS CHEER IN COURT. GIRLS MOB PRISONER

Counsel May Delay Further Proceedings Until October, While Jail Is Shelter From Seizure.

(Special From a Staff Correspondent of The Evening World.) SHERBROOKE, Que., Aug. 27.—Judge Globensky, in the Superior may make this statement as strong Court this afternoon, granted the application of Harry K. Thaw's lawyers for a discontinuance of their writ of habeas corpus, and remanded Thaw back to jail, "let the law take its course."

Thaw's case is right back where it stood on Tuesday of last week, when he was arrested and lodged in the old county jail here.

In a decision, delivered in French, Judge Globensky said:

It is mandatory upon a Judge to issue a writ of habeas corpus when it is applied for, but there is vested in him no power to force the defense to avail themselves of the privileges of this writ if they feel that their rights would be better conserved by not employing it. I therefore sustain the application for a dismissal and remand Thaw to the county jail to allow the law to take its course.

On ascending the bench Judge Globensky made a brief speech in which he registered als regret at the scandalous scene in court this morning. when the auditors cheered Thaw in a boisterous outburst.

sammed the room to suffocation.

There was a large percentage of

To-day might have been a legal holl-

HEMS IN JUDGES.

The crowd filled the jury box and was

ieff, one of his counsel, and took a seat beside Louis St. Laurent, "Educated

he fell into earnest conversation. A

photographer aimed a camera at him

JEROME THWARTED IN EFFORT

TO TRANSFER CASE.

Special Deputy Attorney-Generals Je-rome and Kennedy had been delayed

by an effort they made to bring about

Coatloook, where Thaw was arrested.

a hearing before Magistrate Dupuis a

his back to the instrument

and Thaw rose hurriedly and stood with

Thompson's lawyer, with whom

YOUNG GIRLS CROWD TO SHAKE ceived from Ottawa, where the Minister TMAW'S MAND.

of the Interior can equaen any lower court proceeding. Thaw probably will when the decision was reached. They when the decision was reactived tober, when the Court of King's Bench will vote for him instead of for Mitchel Toung girls crowded forward and tried meets. Then he may be indicted and in their primaries on Sept. 16 and there is seize his hand. They was in his tried, and should be he freed by this dement. His eyes shone and his face tried, and should be be freed by this by make him the party candidate. The flowed. He bowed right and left. Not court the immigration authorities plan is to manosuvre so that eventually in years had he been the recipient of would be powerless to touch him.

At the afternoon session of the Suheartily in sympathy with him.

was scarcely less dense than that in- women and girls in the audience. The Everyone in Sherbrooke who could growd made no attempt to keep to the not dight his awyinside the big room regular seats. Women stood on seats the various branches of city governfound a place on the lawns about and benches and the alsies were packed building. Thepath down which until it was like making a football rust went from a doon of the court to get in or out. children. Everywhere was apparent the day. Every one in Sherbrooke turne n his case and sympathy out in gala attire. There were women for him which had occasioned an amas- in the garb of French peasants who

There was greeted again with cheers. Man yelled and women waved handkerto the right and left and doffed his hat a last time as he climbed into an ope Vistoria drawn by two gray horses. "Hurrah for Thaw! You're all right

Stick to us and we'll stick to you," the last words Thaw heard as he was ven up the hill toward the jail. THAW'S STATUS EXACTLY AS

UPON HIS ARRIVVAL. where he occupies the hospital ward is be his house, no one knows now. Thaw is back in exactly the same postthe building. Then h was agreed by two ways to liberate him: To swear out State representatives that That to do so.

Judge Globensky, speaking with conand his counsel, after this hot fight,
siderable emotion, said, first in French
will take a chance of allowing him to

him about getting out a formal statement announcing his candidacy and

as you like."

sages assuring him that this is the psychological time to announce himself as an independent candidate and to in vite all the Fusion candidates, excepting, of course. Mayoralty Candidate
Mitchel, to join him on his third ticket.
They advised that he should take even personal animosity existing between

STATISTICS TO SHOW GAYNOR'S BENEFICENT RULE.

The Mayor's strategy board is o opinion that by such a move he will be-Mayor Gaynor will head the Fusion Hearst back of him. They believe that such a ticket would have an assured

Mr. Adamson also carried an accum lation of data on the achievements of

(Continued on Last Page.)

SARATOGA RESULTS.

FIRST RACE-Joe Enight, 0 to had come in from the farms as far as and 1 to 3, first; Monorief, 3 to 1 for place, second; Honoy Bee, third. Time twenty and thirty miles away. There were other women who might have

stepped from the Plaza. Delmonico's or s to S, first; Juverence, 3 to 5 for place, second; Bill Andrews, third. Time, 4.24. Shanley's so far as their appearance CROWD FILLS JURY BOX AND THIRD BACK-Greemers, 7 to 20 and out, first; Beaucoup, 2 to 5 for place, second; Inspector Lestrade, third

POURTE BACK Little Rephow, the only clear spaces in court were the to I and even, first; Black Broom, 6 to bench itself and a few seats directly in 1 for place, second; Spearhead, third. lawyers. Thaw took his place at 2.50. He smiled as he greeted W. L. Shurt-FIFTH BACK-Flying Pairy, 8 to 1

2 and 6 to 5, first; Mordecal, 4 to 1 for

NATIONAL LEAGUE.

AT PHILADELPHIA. ST. LOUIS-08100 PHILADELPHIA-

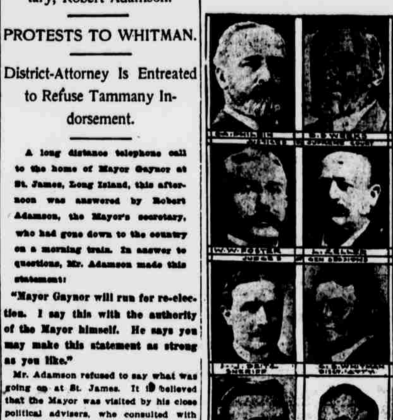
0 2 1 0 1 Batteries-Griner, Harmon and Hilde brandt; Brennan, Imlay and Killifer

THE WORLD THAT ELL BY MEAU PARAGE PAR

ON HIS OWN TICKET FOR THE MAYORALTY O 1 O 1 O 3 O O Official Announcement of De- NOMINEES ON THE

TAMMANY TICKET

NAMED LAST NIGHT.



BROOKLYN.

R. H. PO. Moran, rf..... Meyer, rf..... Curshaw, 2b Collins, cf..... Wheat, if. Daubert, Ib Smith, 3b..... Fisher, se..... Miller, c.... Ruelbach, p..... Rucker, p..... Hummel..... Kirkpatrick

Hummel batted for Reulbach in th Kirkpatrick batted for Moran in the

R. H. PO. A. E

Leach, cr	0	- 1	0	0
Evers, 2b	1	2	1	2
Miller, rf	0	1	- 1	0
Phelan, 3b	1	1	1	2
Saler, 16	0	1	11	0
Williams, If	0	0	3	0
Bridwell, ss	0	0	2	3
Archer. c	0	0	8	1
Vaughn, p	1	1	0	3
	-	-		-
Totals	3	7	27	11

Base Hits-Off Fromme, (in rinnings)
off Schupp, 0 in I inning; off Schuper, 0
in I inning. First Base on Halls-Off
Dodge, Fletcher got a base on balls and
public
in I inning. First Base on Halls-Off
Was caught napping off first, Brown
to Hobitzeil. No Runs
The
INNING-Marsans beat out last Base Hits-Off Fromme, 7 in 7 innings: By Fromme, 3: by Schauer, 1: by Brown.

1. Home Run-Tinker. Two-Base Hits
--Merkle, Burns, Egan. Sacrifice FlyTinker. Stolen Bases-Shafer, Bates.
Murray. Bescher. Snodgrass. Double
Play-Doyle to Fletcher to Merkle. UmBitzell lined out to Murray. On the hit

EBBETS FIELD, BROOKLYN, Aug. kle. One Run. he season on the home grounds be-

(Continued on Eighth Page.)

IS CONSTITUTIONAL SAYS DONNELLY GAME OF SERIES

Fromme's Former Team Mates Hit Hard When Men Are on Bases.

GIANTS LOSE

BROOKLYN LOSES

CHICAGO

0 0 0 0 0 3 0 0 -

GIANTS IN FINAL

0 0 0 0 0

REDS TRIM

_	_			
ANT	S.			
R.	H. PO.		A.	
0	1	4	0	
0	1'	1	1	
0		2	- 2	
0	0	3	2	
1	3		2	
0	0	3	0	
0	1	3	0	
0	0	4	0	
0	0	1	0	
0	0	0	0	
0	0	0	0	
0	1	0	0	
. 0	0	0	0	
	R. 0 0 0 0 0 0 0 0 0 0 0 0	0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	R. H. PO. 0 1 4 0 1 1 0 0 2 0 0 3 1 3 6 0 0 3 0 1 3 0 0 4 0 0 1 0 0 0 1 0 0 0 1 1	R. H. PO. A. 0 1 4 0 0 1 1 1 0 0 2 2 0 0 3 2 1 3 6 2 0 0 3 0 0 1 3 0 0 1 0 0 0 0 1 0 0 0 1 0

..... 1 7 27 7 Meyers batted for Schupp in Sth. Cooper ran for Meyers in Sth. CINCINNATI.

Marsans, cf..... Hoblitzel, 1b. ... Tinker, ss. Dodge, 3b.

SUMMARY FOR SH INNINGS. Base Hits-Off Ruelbach, 7 in 7 nings; off Rucker, 0 in 2 innings. First Base on Balls-Off Ruelbach, \$; of Rucker, 1. off Vaughn, 4. Struck Out-By Ruelbach, 4: by Rucker, 1; by Vaughn, S. Three-Base Hits-W. Mille Saler. Two-Base Hits-Cutshaw. Sacrifice Hits-Ruelbach, Fisher, Leach Double Plays-Pisher to Cutshaw to Daubert, Hit by Pitcher—Archer, Um-pires—Mesers, Brennan and Eason, Attendance—1,500.

(Special to The Evening World.)
POLO GROUNDS, Aug. 27.—Heavy clouds and threatening rain kept the crowd down to 2,000 to-day, but the Reds and the Glants got the job off their hands just the same. It was Cincinnati's last chance to play on the Polo Grounds this year, and if the game was postponed it would have to be played off at Cincinnati.

Fromme pitched for the Giants and FIRST INNING-Beacher filed out to

Burns in short left. Bates was out on a sy the range of a grounder. Merkle to Fromme, who attorneys.

This company claimed that the city that the city of the burneys. Burns fouled out to Clark. Shafer

SECOND INNING-Marsans beat out last attack upon the ordinance.

pires-Mesers O'Day and Emsile. At- and run play Tinker singled to right, Prosecution Immediately Opens in scoring Marsans. Dodge hit into a double play. Doyle to Fletcher to Mer-

(Continued on Eighth Page)

NEW TAXI LAW

Injunction Asked by American Taximeter Company.

LAST OBSTACLE GONE.

Sightseeing Autos Also Amenable to the Law, Justice

Declares.

Broadway Auto Touring Company per from enforcing the new taxicab ordinance for which The Evening World fought successfully. Thus the last attempt of the big taxicab company in an effort to get a second day in court, is defeated.

Justice Donnelly held that the ordi nance is constitutional in every respect and he concurs in the decision which Justice Scabury handed down last work denying the big companies an injunction It took Justice Donnelly a very shor time to reach his decision as the fina papers in the case were not submitted until Tuesday afternoon.

"Justice Seabury has passed upon the constitutionality of the ordinance. Justice Donnelly says, "in the case of the Yellow Taxicab Company and others against the city, and for the reasons stated in said opinion I also old the said ordinance to be constitutional and valid.

"In regard to the contention that I will be physically impossible to comply with the provisions of Article Six of the ordinance, the papers submitted in th case by the plaintiff taximeter company do not by any means bear out his claim. On the contrary they show that at the most the plaintiff may be subjected to temporary inconvenie in changing the construction of its meters to meet the requirements of the new ordinance. The motion is therefore denied and the preliminary injunction

In his decision in the case of the Broadway Auto Touring Company which operates sightseeing cars from Brown worked for the Reds. Doyle Forty-second street and Seventh ave nue, Justice Donnelly virtually throws time in several days, Shafer returning its case out of court by declaring the he failed to find a question to decide among the various contentions set up

did not have power to control the bis wagons since they were not taxicabs. singled over short. Shafer stole second. The decision holds that all sightseeing cars, as well as other vehicles in the

The decision to-day disposes of the

CAMINETTI JURY CHOSEN.

White Slave Case. SAN FRANCISCO, Aug. 27.-- A full

27 .- For the final and farewell game of Hoblitzell got Doyle's grounder and Jury was sworn at noon to-day to try for a double. Tinker threw out Murray, ris from Sacramento to Reno for imafternoon opened its case.

FAILED IN MEXICO

"We Are Friends, but Disorder Down There Must Cease," Chief **Executive Dramatically Tells** the Nation's Lawmakers.

SISTER NATION IS WARNED TO BRING ABOUT PEACE

Supreme Court Justice Refuses First Time Since Days of George Washington a President Has Read a Foreign Message.

> WASHINGTON, Aug. 27.—President Wilson appeared in person before Congress to-day and laid bare to the world the details of this nation's afforts to bring about peace in Mexico, the facts concern Huerta's rejection of the peace proposals and the policy to be pursued now by this Government. The President announced the position of the United States to be as follows:

No armed intervention.

Strict neutrality, "forbidding the experiation of arms or munitions of war of any kind from the United States to any part of the Republic of Mexico."

Under no circumstances to "be the partisans of either party to the contest that now distracts Mexico, or constitute ourselves the virtual umpire between them."

To urge all Americans to leave Mexico at once and to costs

To let every one in Mexico who assumes to exercise author ity know that this Government "shall vigilantly watch the fortunes of those Americans who can not get away and shall hold those responsible for their sufferings and lesses to a definite

"That can and will be made plain beyond the possibility of a misunderstanding," declared the President. Negotiations for the friendly mediation of the United St

are open to resumption at any time upon either the initiative of this Government or of Moxico.

REPLY MADE BY MEXICO.

Accompanying the President's address was the reply of the Huerts Government rejecting the American proposals. It was written by Foreign Minister Gamboa. It suggested the following alternative policy for the United States:

Reception of a Mexican Ambassador in Washington. That the United States send a new Ambassador to Mexico without restraints.

Strict observance of the neutrality laws and "see to it that no material or monetary assistance is given to the rebels." Unconditional recognition of the Huerta Government.

The occasion had not been paralleled in more than a century. No other President since George Washington has appeared before Congress on a foreign affair. The Senate and House assembled in the He chamber, the Senators filing in two by two.

As the President walked in Doorkeeper Joe Sinnott cried: "The President of the United States." The House and gallery rose simultaneously. There was applause that lasted more than a minute.

As the President mounted the platform where Speaker Clark and Vice-President Marshall were waiting the big chamber was hushed. Attired in a conventional frock coat suit, the President stood at the clerk's desk and read his address in an easy conversational tone.

NATION A FRIEND OF MEXICO.

First pointing out that it was his duty "without reservation" to have before Congress all the facts concerning the relations of the United States with Mexico, the President outlined what the United States had done "as a friend and neighbor." Asserting that this nation was glad to call itself the friend of Mexico, and hoping for many future occasions to show that diinterested friendship, the President declared that "we shall yet prove to the Mexican people that we know now to serve them without first thinking how we shall serve ourselves."

Describing Mexican conditions and the events that led up to the negotiations just concluded, President Wilson outlined how "war and disorder, devastation and confusion, seem to threaten to become the beat him out in a race to first Merkle P. Drew Caminetti on the indictment settled fortune of the distracted country." As friends, he said, this counrolled a slow drive through the infield charging that he transported Lola Nor- try could wait no longer for a solution of things in the sister republic. President Wilson read his instructions to John Line.

"All America cries out for a settlement," read the note Mr.

a writ of habeas corpus or to have him arraigned for a hearing by Magistrate Dupuls, who committed him. The writ has been tried and has falled because Thew and his attorneys feared to face migration officials who were waitd at liberty. There remains the chance that he will yet be heard by The Magistrate refused either to hear Magistrate Dupuis. The New York The Magistrate refused either to hear State representatives here wild like argument or permit another Magistrate

"I must say I was shocked this (Continued on Fourth Page.)